IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

GENERAL POWER OF ATTORNEY

MONTABERT S.A.

hereby appoints the patent practitioners associated with Oliff & Berridge, PLC Customer No. 25944 as attorneys of record to prosecute any and all patents and patent applications in

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Owner Name:

which this General Power of Attorney is filed, as	nd all continuations and divisions thereof,
owned in whole or in part by the above-named o	wner, and to transact all business in the
Patent and Trademark Office.	
The undersigned is authorized to execute	this document as or on behalf of the owner.
ALL CORRESPONDENCE SHOULD BE SI CUSTOMER NO. 25944, TELEPHONE (703 30th August 2004 Date	

(1-8)		(1) G	ASSIGNME Billes JALABERT	(5)		
(1-0)	Insert	` '				
(. 0)	Name(s)			(6)		
	of Inventor(s)			(7)		
		(4)		(8)		
				ne dollar (\$1.00) and other good a signed agrees to assign, and hereb		
(9)	Insert Name of Assignee	(9) M	IONTABERT			
(10)	Insert Address of Assignee		03 route de GRENOBLE, 698	300 SAINT PRIEST, FRANCE		
		the entire invention, continuation	(hereinaster designated as the Assignee) and Assignee's heirs, successors, assigns and legal representatives, the entire right, title and interest for the United States of America as defined in 35 U.S.C. §100, in the invention, and in all applications for patent including any and all provisional, non-provisional, divisional, continuation, international, confirmation, substitute and reissue application(s), and all Letters Patent, extensions, reissues and reexamination certificates that may be granted on the invention known as			
(11)	Insert	(11) <u>R</u>	EMOVABLE ATTACHMEN	IT FOR A ROCK BREAKER		
	Identification such as Title, Case		•			
	Number, or Foreign Application Number	(Attorney	Docket No. 128637			
			the undersigned has (have) e	xecuted an application for patent	in the United States of America	
(12)	Insert Date of Signing of	(12) on				
	Application			10/584,941		
(13)	Alternative Identification for filed applications	(13) U.	S. application Serial Number			
	applications for the inventio ions and patents as the Assi	es to execute a n, and any pa gnee may dee	all papers necessary in connectent(s) issuing thereon, and a m necessary.	ction with any application and an lso to execute separate assignmen	y continuing, divisional or its in connection with such	
applicat any appl the Assi claims o reexamin Patents o full righ and agre	1) Each undersigned agree applications for the inventio ions and patents as the Assi 2) Each undersigned agree lication or continuation or d gnee in every way possible if 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree nation a grant of a valid Unit 5) Each undersigned author of the United States resulting t to convey the entire interestes that this assignment is bit 6) Each undersigned hereb	es to execute a n, and any pa gnee may dee es to execute a tivision therein in obtaining e es to execute a onal Convent es to perform ited States par orizes and req g from said a st herein assig inding on him by grants the f	all papers necessary in connectent(s) issuing thereon, and a m necessary. all papers necessary in connected, and an necessary. all papers necessary in connected, and any patent or reissue approvidence and going forward wall papers and documents and ion for Protection of Industrial affirmative acts which mattent to the Assignee. uests the Commissioner of the pplication(s) to the said Assigned, and that he has not exect and his heirs, successors, as firm of OLIFF & BERRIDGE,	ction with any application and an lso to execute separate assignmen ction with any interference which plication based thereon, for the in	y continuing, divisional or not in connection with such may be declared concerning evention, and to cooperate with ecessary in connection with nor confirm by reissue or fice to issue any and all Letters exercise, and covenants that he has greements in conflict herewith, assignment any further	
applicat any appl the Assi claims o reexamin Patents o full righ and agre	1) Each undersigned agree applications for the inventio ions and patents as the Assi 2) Each undersigned agree lication or continuation or dgnee in every way possible if 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agree nation a grant of a valid Uni 5) Each undersigned author of the United States resulting to convey the entire interestes that this assignment is bit 6) Each undersigned herebiation that may be necessary ion of this document.	es to execute a m, and any pa gnee may dee es to execute a division therec in obtaining e es to execute a onal Convent es to perform ited States pa orizes and req g from said a st herein assigning on him by grants the for	all papers necessary in connectent(s) issuing thereon, and a mecessary. all papers necessary in connect, or any patent or reissue apprivate and going forward we all papers and documents and ion for Protection of Industrial affirmative acts which matent to the Assignee. uests the Commissioner of the pplication(s) to the said Assigned, and that he has not exect and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the result of the said and the comply with the result of the said and the comply with the result of the said and the comply with the result of the said and the comply with the result of the said and	ction with any application and an lso to execute separate assignment of the with any interference which plication based thereon, for the invith such interference. perform any act which may be not all Property or similar agreements by the necessary to obtain, maintain the U.S. Patent and Trademark Offignee, as Assignee of the entire interest, and will not execute, any a signs and legal representatives. PLC the power to insert on this as alles of the United States Patent and	y continuing, divisional or not in connection with such may be declared concerning evention, and to cooperate with ecessary in connection with nor confirm by reissue or lice to issue any and all Letters erest, and covenants that he has greements in conflict herewith, assignment any further and Trademark Office for	
applicat any appl the Assi claims o reexamil Patents o full righ and agre identific recordat	1) Each undersigned agree applications for the inventio ions and patents as the Assi 2) Each undersigned agree lication or continuation or dgnee in every way possible if 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agree nation a grant of a valid Uni 5) Each undersigned author of the United States resulting to convey the entire interestes that this assignment is bit 6) Each undersigned herebiation that may be necessary ion of this document.	es to execute a m, and any pa gnee may dee es to execute a division therec in obtaining e es to execute a onal Convent es to perform ited States pa orizes and req g from said a st herein assigning on him by grants the for	all papers necessary in connectent(s) issuing thereon, and a m necessary. all papers necessary in connected, or any patent or reissue approvidence and going forward wall papers and documents and ion for Protection of Industriall affirmative acts which mattent to the Assignee. uests the Commissioner of the pplication(s) to the said Assigned, and that he has not exect and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the resulted and the date(s) of the said and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the resulted and the date(s) of th	ction with any application and an lso to execute separate assignment of the work of the plication based thereon, for the invite such interference. perform any act which may be not all Property or similar agreements by the necessary to obtain, maintain the U.S. Patent and Trademark Offignee, as Assignee of the entire interest, and will not execute, any a signs and legal representatives. PLC the power to insert on this assules of the United States Patent and possible the undersigned name(s	y continuing, divisional or nts in connection with such may be declared concerning evention, and to cooperate with ecessary in connection with n or confirm by reissue or fice to issue any and all Letters terest, and covenants that he has greements in conflict herewith, signment any further and Trademark Office for	
applicat any appl the Assi claims o reexamin Patents o full righ and agre identific recordat	1) Each undersigned agree applications for the inventio ions and patents as the Assi 2) Each undersigned agree incation or continuation or dignee in every way possible 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree nation a grant of a valid Union 5) Each undersigned author to convey the entire interestes that this assignment is bin 6) Each undersigned herebation that may be necessary ion of this document. In witness whereof, execu	es to execute a n, and any pa gnee may dee es to execute a civision thereo in obtaining e es to execute a conal Convent is to perform a tied States parorizes and req g from said a st herein assigned in the cord desirable in the tent of the tent o	all papers necessary in connectent(s) issuing thereon, and a m necessary. all papers necessary in connectent, or any patent or reissue approvidence and going forward wall papers and documents and ion for Protection of Industrial affirmative acts which matent to the Assignee. uests the Commissioner of the pplication(s) to the said Assigned, and that he has not exect a and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the resulting the product of the comply with the resulting the product of the date(s) of the said and the date(s) of the said and the date(s) of the said and the date(s) of the date(s)	ction with any application and an lso to execute separate assignment of the work of the plication based thereon, for the invite such interference. perform any act which may be not all Property or similar agreements by the necessary to obtain, maintain the U.S. Patent and Trademark Offignee, as Assignee of the entire interest, and will not execute, any a signs and legal representatives. PLC the power to insert on this assules of the United States Patent and possible the undersigned name(s	y continuing, divisional or not in connection with such may be declared concerning evention, and to cooperate with eccessary in connection with nor confirm by reissue or fice to issue any and all Letters excess, and covenants that he has greements in conflict herewith, esignment any further and Trademark Office for	
applicat any appl the Assi claims o reexamin Patents o full righ and agre identific recordat Date	1) Each undersigned agree applications for the inventio ions and patents as the Assi 2) Each undersigned agree incation or continuation or dignee in every way possible 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree nation a grant of a valid Union 5) Each undersigned author to convey the entire interestes that this assignment is bin 6) Each undersigned herebation that may be necessary ion of this document. In witness whereof, execu	es to execute a m, and any pa gnee may dee es to execute a division therec in obtaining e es to execute a onal Convent es to perform ited States pa orizes and req g from said a st herein assigning on him by grants the for	all papers necessary in connectent(s) issuing thereon, and a mencessary. all papers necessary in connectent, or any patent or reissue approvidence and going forward wall papers and documents and ion for Protection of Industrial affirmative acts which matent to the Assignee. uests the Commissioner of the pplication(s) to the said Assigned, and that he has not exect and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the result of the protection of the date(s) of the said Assigned on the date(s) of the said Assigned and the date(s) of the said Assigned of the date(s) of the said Assigned t	ction with any application and an lso to execute separate assignment ction with any interference which plication based thereon, for the invith such interference. perform any act which may be nal Property or similar agreements y be necessary to obtain, maintain e U.S. Patent and Trademark Offignee, as Assignee of the entire interested, and will not execute, any a signs and legal representatives. PLC the power to insert on this asules of the United States Patent and posite the undersigned name(s	y continuing, divisional or nts in connection with such may be declared concerning evention, and to cooperate with ecessary in connection with n or confirm by reissue or fice to issue any and all Letters terest, and covenants that he has greements in conflict herewith, signment any further and Trademark Office for (SEAL)	
applicat any appl the Assi claims o reexamin Patents o full righ and agre identific recordat Date Date	1) Each undersigned agree applications for the inventio ions and patents as the Assi 2) Each undersigned agree lication or continuation or d gnee in every way possible 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree nation a grant of a valid Union 5) Each undersigned author of the United States resulting to convey the entire interestes that this assignment is big 6) Each undersigned herebiation that may be necessary ion of this document. In witness whereof, executive in the convey the converted to the convey the entire interestes that this assignment is big 6) Each undersigned herebiation that may be necessary ion of this document.	es to execute and, and any paragrae may dee so execute a construction there in obtaining each of the construction of the const	all papers necessary in connectent(s) issuing thereon, and a min necessary. all papers necessary in connected, or any patent or reissue approvidence and going forward wall papers and documents and ion for Protection of Industriall affirmative acts which matent to the Assignee. uests the Commissioner of the pplication(s) to the said Assigned, and that he has not exect and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the result of the providence of the date(s) of the said and the date(s) of the said and the date(s) of the said and the date(s) of the date of	ction with any application and an lso to execute separate assignment the separate assignment to the work of the separate assignment to the work of the separate assignment the such interference. The perform any act which may be not all Property or similar agreements by the necessary to obtain, maintain the U.S. Patent and Trademark Offignee, as Assignee of the entire into the same of the separatives. The property of the separatives of the United States Patent and proposite the undersigned name(separative).	y continuing, divisional or not in connection with such may be declared concerning evention, and to cooperate with eccessary in connection with nor confirm by reissue or fice to issue any and all Letters excess, and covenants that he has greements in conflict herewith, esignment any further and Trademark Office for the confirmation of the confi	
applicat any appl the Assi claims o reexamin Patents o full righ and agre identific recordat Date Date Date	1) Each undersigned agree applications for the inventio ions and patents as the Assi 2) Each undersigned agree ication or continuation or dignee in every way possible if 3) Each undersigned agree or provisions of the International agrant of a valid Unit 5) Each undersigned author of the United States resulting to convey the entire interestes that this assignment is bit 6) Each undersigned herebiation that may be necessary ion of this document. In witness whereof, executions are the second and the second and the second are the second and the second are the second and the second are the second are the second and the second are th	es to execute a n, and any pa gnee may dee es to execute a civision thereo in obtaining e es to execute a conal Convent is to perform a cited States particles and req g from said a st herein assignating on him by grants the for or desirable in the desirable of	all papers necessary in connectent(s) issuing thereon, and a min necessary. all papers necessary in connectent, or any patent or reissue approvidence and going forward wall papers and documents and ion for Protection of Industriall affirmative acts which matent to the Assignee. uests the Commissioner of the pplication(s) to the said Assigned, and that he has not exect and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the result of the protection of the date(s) of the said Assigned on the date(s) of the said Assigned and the said Assigned and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the result of the date(s) of the said Assigned on the date(s) of the said Assigned and the said Assigned and the said Assigned to	ction with any application and an lso to execute separate assignment ction with any interference which plication based thereon, for the intit such interference. perform any act which may be not all Property or similar agreements by the necessary to obtain, maintain the U.S. Patent and Trademark Offignee, as Assignee of the entire interest, and will not execute, any a signs and legal representatives. PLC the power to insert on this assules of the United States Patent and possite the undersigned name(s	may be declared concerning exention, and to cooperate with ecessary in connection with an or confirm by reissue or fice to issue any and all Letters terest, and covenants that he has greements in conflict herewith, assignment any further and Trademark Office for the second of the s	
applicat any appl the Assi claims o reexamin Patents o full righ and agre identific recordat Date Date Date Date	1) Each undersigned agree applications for the inventio ions and patents as the Assi 2) Each undersigned agree lication or continuation or dignee in every way possible 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree nation a grant of a valid Uni 5) Each undersigned author of the United States resulting to convey the entire interestes that this assignment is bit 6) Each undersigned herebeation that may be necessary ion of this document. In witness whereof executions are the second and the second are the second and the second are the second and the second are the	es to execute an, and any pa gnee may dee es to execute a civision therein in obtaining e es to execute a conal Convent es to performative ited States parorizes and req g from said and st herein assignation on him by grants the form of desirable in the ted by the units of the condition of the c	all papers necessary in connectent(s) issuing thereon, and a m necessary. all papers necessary in connectent of the papers necessary in connectent of the papers and going forward wall papers and documents and ion for Protection of Industrial affirmative acts which matent to the Assignee. uests the Commissioner of the pplication(s) to the said Assigned, and that he has not exect and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the result of the period of the date(s) of the protection of the date(s) of the period of the perio	ction with any application and an lso to execute separate assignment of the control with any interference which plication based thereon, for the invite such interference. perform any act which may be not all Property or similar agreements by the necessary to obtain, maintain the U.S. Patent and Trademark Offignee, as Assignee of the entire interest, and will not execute, any a signs and legal representatives. PLC the power to insert on this assules of the United States Patent and posite the undersigned name(s)	y continuing, divisional or not in connection with such may be declared concerning evention, and to cooperate with ecessary in connection with on or confirm by reissue or face to issue any and all Letters erest, and covenants that he has greements in conflict herewith, assignment any further and Trademark Office for the company of the	
applicat any appl the Assi claims o reexamin Patents o full righ and agre identific recordat Date Date Date Date Date Date	1) Each undersigned agree applications for the inventio ions and patents as the Assi 2) Each undersigned agree ication or continuation or dignee in every way possible if 3) Each undersigned agree or provisions of the International agrant of a valid Unit 5) Each undersigned author of the United States resulting to convey the entire interestes that this assignment is bit 6) Each undersigned herebiation that may be necessary ion of this document. In witness whereof, executions are the second and the second and the second are the second and the second are the second and the second are the second are the second and the second are th	es to execute an, and any pa gnee may dee es to execute a civision therein in obtaining e es to execute a conal Convent es to performative ited States parorizes and req g from said and st herein assignation on him by grants the form of desirable in the total convention of the condition of the c	all papers necessary in connectent(s) issuing thereon, and a min necessary. all papers necessary in connectent(s) issuing thereon, and a min necessary. all papers necessary in connectent, or any patent or reissue approached and going forward wall papers and documents and ion for Protection of Industrial affirmative acts which matent to the Assignee. uests the Commissioner of the pplication(s) to the said Assigned, and that he has not exect and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the resolution of the date(s) of the industrial inventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature	ction with any application and an lso to execute separate assignment ction with any interference which plication based thereon, for the intit such interference. perform any act which may be not all Property or similar agreements by the necessary to obtain, maintain the U.S. Patent and Trademark Offignee, as Assignee of the entire interest, and will not execute, any a signs and legal representatives. PLC the power to insert on this as alles of the United States Patent and posite the undersigned name(s	y continuing, divisional or nts in connection with such may be declared concerning evention, and to cooperate with ecessary in connection with n or confirm by reissue or fice to issue any and all Letters terest, and covenants that he has greements in conflict herewith, signment any further nd Trademark Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
applicat any appl the Assi claims o reexamin Patents o full righ and agre identific recordat Date Date Date Date Date Date	1) Each undersigned agree applications for the inventio ions and patents as the Assi 2) Each undersigned agree lication or continuation or dignee in every way possible 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree nation a grant of a valid Uni 5) Each undersigned author of the United States resulting to convey the entire interestes that this assignment is bit 6) Each undersigned herebeation that may be necessary ion of this document. In witness whereof executions are the second and the second are the second and the second are the second and the second are the	es to execute a n, and any pa gnee may dee es to execute a civision thereo in obtaining e es to execute a conal Convent es to perform sited States particles and req g from said a st herein assignation of the correction of the co	all papers necessary in connectent(s) issuing thereon, and a min necessary. all papers necessary in connectent(s) issuing thereon, and a min necessary. all papers necessary in connectent, or any patent or reissue approached and going forward wall papers and documents and ion for Protection of Industrial affirmative acts which matent to the Assignee. uests the Commissioner of the pplication(s) to the said Assigned, and that he has not exect and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the resolution of the date(s) of the industrial inventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature	ction with any application and an lso to execute separate assignment of the control with any interference which plication based thereon, for the invite such interference. perform any act which may be not all Property or similar agreements by the necessary to obtain, maintain the U.S. Patent and Trademark Offignee, as Assignee of the entire interest, and will not execute, any a signs and legal representatives. PLC the power to insert on this assules of the United States Patent and posite the undersigned name(s)	y continuing, divisional or nts in connection with such may be declared concerning evention, and to cooperate with ecessary in connection with n or confirm by reissue or fice to issue any and all Letters terest, and covenants that he has greements in conflict herewith, signment any further nd Trademark Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
applicat any appl the Assi claims o reexamin Patents o full righ and agre	1) Each undersigned agree applications for the inventio ions and patents as the Assi 2) Each undersigned agree ication or continuation or dignee in every way possible if 3) Each undersigned agree or provisions of the International agrant of a valid Unit 5) Each undersigned author of the United States resulting to convey the entire interest that this assignment is bit 6) Each undersigned herebation that may be necessary ion of this document. In witness whereof, execution is the state of the convey the entire interest at the convey the entire interest in the same action that may be necessary in the convey the entire interest at the convey the entire interest in the convey the entire	es to execute and, and any pagnee may dee so execute a civision thereign in obtaining east o execute a conal Conventes to perform aited States particles and required from said as therein assignating on him by grants the for desirable atted by the unit of the condition of the co	all papers necessary in connectent(s) issuing thereon, and a m necessary. all papers necessary in connection, or any patent or reissue approached and going forward wall papers and documents and ion for Protection of Industrial affirmative acts which matent to the Assignee. uests the Commissioner of the pplication(s) to the said Assigned, and that he has not exect and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the result of the process of the proce	ction with any application and an lso to execute separate assignment ction with any interference which plication based thereon, for the intit such interference. perform any act which may be not all Property or similar agreements by the necessary to obtain, maintain the U.S. Patent and Trademark Offignee, as Assignee of the entire interest, and will not execute, any a signs and legal representatives. PLC the power to insert on this as alles of the United States Patent and posite the undersigned name(s	y continuing, divisional or not in connection with such may be declared concerning invention, and to cooperate with ecessary in connection with in or confirm by reissue or fice to issue any and all Letters erest, and covenants that he has greements in conflict herewith, issignment any further and Trademark Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	